DEPARTMENT OF HEALTH & HUMAN SERVICES



ANDA 76-203

Food and Drug Administration Rockville MD 20857

APR 6 2004

Three Rivers Pharmaceuticals, LLC Attention: Donald J. Kerrish 312 Commerce Park Drive Cranberry Township, PA 16066

Dear Sir:

This is in reference to your abbreviated new drug application (ANDA) dated July 13, 2001, submitted pursuant to Section 505(j) of the Federal Food, Drug, and Cosmetic Act (the Act), for Ribasphere™ (Ribavirin Capsules), 200 mg.

Reference is also made to the approvable letter issued by this office on February 23, 2004, and to your amendments dated October 18, 2001; January 2, and June 3, 2002; and March 15, March 25, and March 31, 2004.

We have completed the review of this abbreviated application and have concluded that the drug is safe and effective for use as recommended in the submitted labeling. Accordingly, the application is approved. The Division of Bioequivalence has determined your Ribasphere™ (Ribavirin Capsules), 200 mg, to be bioequivalent and, therefore, therapeutically equivalent to the listed drug, Rebetol Capsules®, 200 mg, of Schering Plough Research Institute. Your dissolution testing should be incorporated into the stability and quality control program using the same method proposed in your application.

The listed drug product referenced in your application, Rebetol® Capsules, 200 mg, of Schering Plough Research Institute, is subject to multiple periods of patent protection. The following United States patents and their expiration dates currently appear in the agency's publication entitled Approved Drug Products with Therapeutic Equivalence Evaluations, the "Orange Book":

	(the '097		January 23, 2016
	(the '772		January 23, 2016
6177074	(the `074	patent)	November 01, 2016
6524570	(the `570	patent)	November 01, 2016
6461605	(the `605	patent)	November 01, 2016
6472373	(the '373	patent)	September 21, 2017
6172046	(the '046	patent)	September 21, 2017
6337090	(the '090	patent)	December 22, 2017
6335032	(the '032	patent)	December 22, 2017
5914128	(the `128	patent)	December 22, 2017

6051252 (the '252 patent) December 22, 2017

Expiration Date

Patent Number

Your application contains paragraph IV patent certifications to patents '097, '128, '252, '772, '046, '090, '032, '605 and '373 under Section 505 (j)(2)(A)(vii)(IV) of the Act stating that the claims of these patents are invalid, unenforceable, or will not be infringed by your commercial manufacture, use, or sale of your Ribavirin Capsules, 200mg, under this ANDA. Section 505(j)(5)(B)(iii) of the Act provides that approval of an ANDA shall be made effective immediately unless an action is brought against Three Rivers Pharmaceuticals, LLC (Three Rivers) for infringement of one or more of the patents which were the subjects of the paragraph IV certifications. This infringement action must be brought against Three Rivers before the expiration of forty-five days from the dates the notices you provided under paragraph (2)(B)(i) were received by the NDA and patent holders. You have notified the Agency that Three Rivers complied with the requirements of Section 505(j)(2)(B) of the Act, and that Schering Corporation initiated patent infringement actions against you regarding the '128, '252, '032, '090, '074 and '605 patents in United States District Court for the Western District of Pennsylvania (Schering Corporation v. Three Rivers Pharmaceuticals, LLC Civil Action No. 01-1894 ['128 and '252 patents], Civil Action No. 02-0613 ['032 and '090 patents] and Civil Action No. 03-0044 ['074 and '605 patents]. You notified the Agency that on July 16, 2003, U.S. District Judge Gary L. Lancaster dismissed all claims and counterclaims with prejudice regarding the above-identified actions.

Rivapharm/ICN Pharmaceuticals, Inc. also initiated a patent infringement action against you regarding the `097 and `772 patents in United States District Court for the Eastern District of Pennsylvania Case No. 02-CV-3231. This case was later transferred to the Central District of California and assigned CV-02-9358 MRP. Your case was heard concurrently with fellow

defendants Geneva (CV-02-3544 MRP and CV 02-3543-MRP) and TEVA (CV-02-8142-MRP) (ICN Pharmaceuticals, Inc., et al. v. Geneva Pharmaceuticals Technology Corp., et al., Case No. CV-02-3544-MRP, subsequently consolidated with Case No. CV-02-3543-MRP, Case No. CV-02-8142-MRP, and Case No. CV-02-9358-MRP). You have also notified the Agency that on July 14, 2003, U.S. District Judge Mariana R. Pfaelzer granted the defendants joint Motion for Summary Judgement of Non-Infringement with regard to the `097 and `772 patents.

In addition, your application contains patent statements under Section 505(j)(2)(A)(viii) of the Act indicating that the '074 and '570 patents are method of use patents, and that these patents do not claim any of the proposed indications for which you are seeking approval. Furthermore, you have informed the Agency that no legal action regarding the '046, '570 and '373 patents was brought against Three Rivers within the forty-five day statutory period.

With this approval, Three Rivers is eligible for 180-day generic drug marketing exclusivity for Ribavirin Capsules, 200 mg, as provided for under the Drug Price Competition and Patent Term Restoration Act of 1984 (Hatch Waxman Amendments) in Section 505(j)(5)(B)(iv) of the Act. This is because the Agency has concluded that Three Rivers was the first ANDA applicant to submit a substantially complete ANDA containing paragraph IV certifications to the '032, '090, '605 and '373 patents. However, another ANDA applicant was first to submit a substantially complete ANDA containing paragraph IV certifications to the '097, '128, '252, '772 and '046 patents. Thus, Three Rivers will share the 180-day generic drug marketing exclusivity with the other ANDA applicant. The shared market exclusivity will begin to run on the date either ANDA applicant begins first commercial marketing of the drug product. basis for the Agency's granting eligibility for 180-day generic drug marketing exclusivity for Ribavirin Capsules, 200 mg, is explained in detail in a separate letter issued to Three Rivers concurrently with this approval letter.

With respect to the "first commercial marketing" trigger for the commencement of exclusivity, please refer to 21 CFR 314.107(c)(4). The Agency expects that you will begin commercial marketing of this drug product in a prompt manner. Please submit correspondence to your application stating the date Three Rivers commenced commercial marketing of this product.

Under Section 506A of the Act, certain changes in the conditions described in this abbreviated application require an approved supplemental application before the change may be made.

Post-marketing reporting requirements for this abbreviated application are set forth in 21 CFR 314.80-81 and 314.98. The Office of Generic Drugs should be advised of any change in the marketing status of this drug.

We request that you submit, in duplicate, any proposed advertising or promotional copy which you intend to use in your initial advertising or promotional campaigns. Please submit all proposed materials in draft or mock-up form, not final print. Submit both copies together with a copy of the final printed labeling to the Division of Drug Marketing, Advertising, and Communications (HFD-40). Please do not use Form FDA 2253 (Transmittal of Advertisements and Promotional Labeling for Drugs for Human Use) for this initial submission.

We call your attention to 21 CFR 314.81(b)(3) which requires that materials for any subsequent advertising or promotional campaign be submitted to our Division of Drug Marketing, Advertising, and Communications (HFD-40) with a completed Form FDA 2253 at the time of their initial use.

Sincerely yours,

(b)(6)

Gary Buehler Director Office of Generic Drugs Center for Drug Evaluation and Research